Mary A. Gade, Director

2200 Churchill Road, Springfield, IL 62794-9276

January 20, 1993

Brad Bradley USEPA - HSRL - 6J 77 W. Jackson Chicago, IL 60604

Re: 1190400007 -- Madison Co. Taracorp/NL Industries Superfund/Tech

Dear Mr. Bradley,

This letter is in response to the "Final Work Plan For Remediation Of Locations In Granite City, Madison, And Venice, Illinois, Associated With NL Industries/Taracorp Superfund Site." The IEPAs original comments to the draft work plan were adequately incorporated except for those listed in the attached.

Also enclosed are the Part 620 Groundwater Quality Regulations. As far as whether filtered or unfiltered groundwater samples are required, the answer is that both are recommended. For making a direct comparison from a sample to the groundwater quality standards listed in Section 620.420, the samples must be unfiltered. However, for long term monitoring and statistical analysis, filtered samples are recommended.

If you have any questions pertaining to the above, please call me at 217/782 6760.

Sincerely,

Brun Ciluence

Brian Culnan, Remedial Project Manager Federal Site Management Unit Remedial Project Management Section Bureau of Land 1 CPA Page -27-

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PART 620 GROUNDWATER QUALITY

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AUTHORITY: Illinois Gro 111 1/2, par	Implementing and authorized by Section 8 of the undwater Protection Act (Ill. Rev. Stat. 1989, ch. 7458).
SOURCE: Ado effective	pted in R89-14(B) at
NOTE: Capit	alization denotes statutory language.

SUBPART A: GENERAL

Section 620.105 Purpose

This Part prescribes various aspects of groundwater quality, including method of classification of groundwaters, nondegradation provisions, standards for quality of groundwaters, and various procedures and protocols for the management and protection of groundwaters.

Section 620.110 Definitions

The definitions of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1001 et seq.) and the Groundwater Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 7451 et seq.) apply to this Part. The following definitions also apply to this Part.

"Act" means the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 1001 et seq.).

"Agency" means the Illinois Environmental Protection Agency.

"AQUIFER" MEANS SATURATED (WITH GROUNDWATER) SOILS AND GEOLOGIC MATERIALS WHICH ARE SUFFICIENTLY PERMEABLE TO READILY YIELD ECONOMICALLY USEFUL QUANTITIES OF WATER TO WELLS, SPRINGS, OR STREAMS UNDER ORDINARY HYDRAULIC GRADIENTS. (Section 3(b) of the IGPA)

"BETX" means the sum of the concentrations of benzene, ethylbenzene, toluene, and xylenes.

"Board" means the Illinois Pollution Control Board.

"Carcinogen" means a chemical, or complex mixture of closely related chemicals, which has been listed or classified in the Integrated Risk Information System or as specified in a final rule adopted by USEPA in accordance with USEPA Guidelines for Carcinogenic Risk Assessment, incorporated by reference at Section 620.125, to be a group A, B₁, or B₂ carcinogen.

"COMMUNITY WATER SUPPLY" MEANS A PUBLIC SUPPLY WHICH SERVES OR IS INTENDED TO SERVE AT LEAST 15 SERVICE CONNECTIONS USED BY RESIDENTS OR REGULARLY SERVES AT LEAST 25 RESIDENTS. (Section 3.05 of the Act)

"CONTAMINANT" MEANS ANY SOLID, LIQUID, OR GASEOUS MATTER, ANY ODOR, OR ANY FORM OF ENERGY, FROM WHATEVER SOURCE. (Section 3.06 of the Act)

"Corrective action process" means those procedures and practices that may be imposed by a regulatory agency when a determination has been made that contamination of groundwater has taken place, and are necessary to address a potential or existing violation of the standards set forth in Subpart D.

"Cumulative impact area" means the area, including the coal mine area permitted under the Surface Coal Mining Land Conservation Act (Ill. Rev. Stat. 1989, ch. 96 1/2, pars. 7901.01 et seq., as amended) and 62 Ill. Adm. Code 1700 through 1850, within which impacts resulting from the proposed operation may interact with the impacts of all anticipated mining on surface water and groundwater systems.

"Detection" means the identification of a contaminant in a sample at a value equal to or greater than the:

"Method Detection Limit" or "MDL" which means the minimum concentration of a substance that can be measured as reported with 99 percent confidence that the true value is greater than zero, pursuant to 56 Fed. Reg. 3526-3597, incorporated by reference at Section 620.125; or

"Method Quantitation Limit" or "MQL" which means the minimum concentration of a substance that can be measured and reported pursuant to "Test Methods for Evaluating Solid Wastes, Physical/ Chemical Methods", incorporated by reference at Section 620.125.

"Department" means the Illinois Department of Energy and Natural Resources.

"GROUNDWATER" MEANS UNDERGROUND WATER WHICH OCCURS WITHIN THE SATURATED ZONE AND GEOLOGIC MATERIALS WHERE THE FLUID PRESSURE IN THE PORE SPACE IS EQUAL TO OR GREATER THAN ATMOSPHERIC PRESSURE. (Section 3.64 of the Act)

"Hydrologic balance" means the relationship between the quality and quantity of water inflow to, water outflow from, and water storage in a hydrologic unit such as a drainage basin, aquifer, soil zone, lake, or reservoir. It encompasses the dynamic relationships among precipitation, runoff, evaporation, and changes in ground and surface water storage.

"IGPA" means the Illinois Groundwater Protection Act. (Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 7451 et seq.)

"LOAEL" or "Lowest observable adverse effect level" means the lowest tested concentration of a chemical or substance which produces a statistically significant increase in frequency or severity of non-overt adverse effects between the exposed population and its appropriate control. LOAEL may be determined for a human population (LOAEL-H) or an animal population (LOAEL-A).

"NOAEL" or "No observable adverse effect level" means the highest tested concentration of a chemical or substance which does not produce a statistically significant increase in frequency or severity of non-overt adverse effects between the exposed population and its appropriate control. NOAEL may be determined for a human population (NOAEL-H) or an animal population (NOAEL-A)

"NON-COMMUNITY WATER SUPPLY" MEANS A PUBLIC WATER SUPPLY THAT IS NOT A COMMUNITY WATER SUPPLY. (Section 3.05)

"Off-site" means not on-site.

"On-site" means on the same or geographically contiguous property which may be divided by public or private right-of-way, provided the entrance and exit between properties is at a crossroads intersection and access is by crossing as opposed to going along the right-of-way. Noncontiguous properties owned by the same person but connected by a right-of-way which he controls and to which the public does not have access is also considered on-site property.

"Operator" means the person responsible for the operation of a site, facility or unit.

"Owner" means the person who owns a site, facility or unit or part of a site, facility or unit, or who owns the land on which the site, facility or unit is located.

"POTABLE" MEANS GENERALLY FIT FOR HUMAN CONSUMPTION IN ACCORDANCE WITH ACCEPTED WATER SUPPLY PRINCIPLES AND PRACTICES. (Section 3.65 of the Act)

"POTENTIAL PRIMARY SOURCE" MEANS ANY UNIT AT A FACILITY OR SITE NOT CURRENTLY SUBJECT TO A REMOVAL OR REMEDIAL ACTION WHICH:

IS UTILIZED FOR THE TREATMENT, STORAGE, OR DISPOSAL OF ANY HAZARDOUS OR SPECIAL WASTE NOT GENERATED AT THE SITE; OR

IS UTILIZED FOR THE DISPOSAL OF MUNICIPAL WASTE NOT GENERATED AT THE SITE, OTHER THAN LANDSCAPE WASTE AND CONSTRUCTION AND DEMOLITION DEBRIS; OR

IS UTILIZED FOR THE LANDFILLING, LAND TREATING, SURFACE IMPOUNDING OR PILING OF ANY HAZARDOUS OR SPECIAL WASTE THAT IS GENERATED ON THE SITE OR AT OTHER SITES OWNED, CONTROLLED OR OPERATED BY THE SAME PERSON; OR

STORES OR ACCUMULATES AT ANY TIME MORE THAN 75,000 POUNDS ABOVE GROUND, OR MORE THAN 7,500 POUNDS BELOW GROUND, OF ANY HAZARDOUS SUBSTANCES. (Section 3.59 of the Act)

"POTENTIAL ROUTE" MEANS ABANDONED AND IMPROPERLY
PLUGGED WELLS OF ALL KINDS, DRAINAGE WELLS, ALL
INJECTION WELLS, INCLUDING CLOSED LOOP HEAT PUMP WELLS,
AND ANY EXCAVATION FOR THE DISCOVERY, DEVELOPMENT OR
PRODUCTION OF STONE, SAND OR GRAVEL. (Section 3.58 of
the Act)

"POTENTIAL SECONDARY SOURCE" MEANS ANY UNIT AT A FACILITY OR A SITE NOT CURRENTLY SUBJECT TO A REMOVAL OR REMEDIAL ACTION, OTHER THAN A POTENTIAL PRIMARY SOURCE, WHICH:

IS UTILIZED FOR THE LANDFILLING, LAND TREATING, OR SURFACE IMPOUNDING OF WASTE THAT IS GENERATED ON THE SITE OR AT OTHER SITES OWNED, CONTROLLED OR OPERATED BY THE SAME PERSON, OTHER THAN LIVESTOCK AND LANDSCAPE WASTE, AND CONSTRUCTION AND DEMOLITION DEBRIS; OR

STORES OR ACCUMULATES AT ANY TIME MORE THAN 25,000 BUT NOT MORE THAN 75,000 POUNDS ABOVE GROUND, OR MORE THAN 2,500 BUT NOT MORE THAN 7,500 POUNDS BELOW GROUND, OF ANY HAZARDOUS SUBSTANCES; OR

STORES O: ACCUMULATES AT ANY TIME MORE THAN 25,000 GALLONS ABOVE GROUND, OR MORE THAN 500 GALLONS BELOW GROUND, OF PETROLEUM, INCLUDING CRUDE OIL OR ANY FRACTION THEREOF WHICH IS NOT OTHERWISE SPECIFICALLY LISTED OR DESIGNATED AS A HAZARDOUS SUBSTANCE; OR

STORES OR ACCUMULATES PESTICIDES, FERTILIZERS, OR ROAD OILS FOR PURPOSES OF COMMERCIAL APPLICATION OR FOR DISTRIBUTION TO RETAIL SALES OUTLETS; OR

STORES OR ACCUMULATES AT ANY TIME MORE THAN 50,000 POUNDS OF ANY DE-ICING AGENT; OR

IS UTILIZED FOR HANDLING LIVESTOCK WASTE OR FOR TREATING DOMESTIC WASTEWATERS OTHER THAN PRIVATE SEWAGE DISPOSAL SYSTEMS AS DEFINED IN THE PRIVATE SEWAGE DISPOSAL LICENSING ACT, Ill. Rev. Stat. 1989, ch. 111 1/2, par. 116.301 et seq. (Section 3.60 of the Act)

"Practical Quantitation Limit" or "PQL" means the lowest concentration or level that can be reliably measured within specified limits of precision and accuracy during routine laboratory operating conditions in accordance with "Test Methods for Evaluating Solid Wastes, Physical/Chemical Methods", EPA Publication No. SW-846, incorporated by reference at Section 620.125.

"Previously mined area" means land disturbed or affected by coal mining operations prior to February 1, 1983.

(Board Note: February 1, 1983, is the effective date of the Illinois permanent program regulations implementing the Surface Coal Mining Land Conservation and Reclamation Act (Ill. Rev. Stat. 1989, ch. 96 1/2, pars. 7901.1 et seq., as amended) as codified in 62 Ill. Adm. Code 1700 through 1850.)

"Property class" means the class assigned by a tax assessor to real property for purposes of real estate taxes.

(Board Note: The property class [rural property, residential vacant land, residential with dwelling, commercial residence, commercial business, commercial office, or industrial] is identified on the property record card maintained by the tax assessor in accordance with the Illinois Real Property Appraisal Manual [February 1987], published by the Illinois Department of Revenue, Property Tax Administration Bureau.)

"PUBLIC WATER SUPPLY" MEANS ALL MAINS, PIPES AND STRUCTURES THROUGH WHICH WATER IS OBTAINED AND DISTRIBUTED TO THE PUBLIC, INCLUDING WELLS AND WELL STRUCTURES, INTAKES AND CRIBS, PUMPING STATIONS, TREATMENT PLANTS, RESERVOIRS, STORAGE TANKS AND APPURTENANCES, COLLECTIVELY OR SEVERALLY, ACTUALLY USED OR INTENDED FOR USE FOR THE PURPOSE OF FURNISHING WATER FOR DRINKING OR GENERAL DOMESTIC USE AND WHICH SERVE AT LEAST 15 SERVICE CONNECTIONS OR WHICH REGULARLY SERVE AT LEAST 25 PERSONS AT LEAST 60 DAYS PER YEAR. A PUBLIC WATER SUPPLY IS EITHER A "COMMUNITY WATER SUPPLY" OR A "NON-COMMUNITY WATER SUPPLY". (Section 3.28 of the Act)

"Regulated entity" means a facility or unit regulated for groundwater protection by any state or federal agency.

"Regulatory agency" means the Illinois Environmental Protection Agency, Department of Public Health, Department of Agriculture, Department of Mines and Minerals, and the Office of State Fire Marshal.

"REGULATED RECHARGE AREA" MEANS A COMPACT GEOGRAPHIC AREA, AS DETERMINED BY THE BOARD pursuant to Section 17.4 of the Act, THE GEOLOGY OF WHICH RENDERS A POTABLE RESOURCE GROUNDWATER PARTICULARLY SUSCEPTIBLE TO CONTAMINATION. (Section 3.67 of the Act)

- **RESOURCE GROUNDWATER** MEANS GROUNDWATER THAT IS PRESENTLY BEING, OR IN THE FUTURE IS CAPABLE OF BEING, PUT TO BENEFICIAL USE BY REASON OF BEING OF SUITABLE QUALITY. (Section 3.66 of the Act)
- "SETBACK ZONE" MEANS A GEOGRAPHIC AREA, DESIGNATED PURSUANT TO THIS ACT, CONTAINING A POTABLE WATER SUPPLY
 WELL OR A POTENTIAL SOURCE OR POTENTIAL ROUTE HAVING A
 CONTINUOUS BOUNDARY, AND WITHIN WHICH CERTAIN
 PROHIBITIONS OR REGULATIONS ARE APPLICABLE IN ORDER TO
 PROTECT GROUNDWATERS. (Section 3.61 of the Act)

"Site" MEANS ANY LOCATION, PLACE, TRACT OF LAND, AND FACILITIES, INCLUDING BUT NOT LIMITED TO, BUILDINGS AND IMPROVEMENTS USED FOR PURPOSES SUBJECT TO REGULATION OR CONTROL BY the ACT OR REGULATIONS THEREUNDER. (Section 3.43-of-the-Act)

"Spring" means a natural surface discharge of an aquifer from rock or soil.

"Threshold dose" means the lowest dose of a chemical at which a specified measurable effect is observed and below which it is not observed.

"Treatment" means the technology, treatment techniques, or other procedures for compliance with 35 Ill. Adm. Code: Subtitle F.

"UNIT" MEANS ANY DEVICE, MECHANISH, EQUIPMENT, OR AREA (EXCLUSIVE OF LAND UTILIZED ONLY FOR AGRICULTURAL PRODUCTION). (Section 3.62) of the Act)

"USEPA" or "U.S. EPA" means the United States Environmental Protection Agency.

Section 620.115 Prohibition

No person shall cause, threaten or allow a violation of the Act, the IGPA or regulations adopted by the Board thereunder, including but not limited to this Part.

Section 620.125 Incorporations by Reference

a) The Board incorporates the following material by reference:

ASTM. American Society for Testing and Materials, 1976 Race Street, Philadelphia, Pa. 19103 (215) 299-5585

"Standard Practice for Description and Identification of Soils (Visual Manual Procedure)" D2488-84

GPO. Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20401, (202) 783-3238):

Maximum Contaminant Level Goals and National Primary Drinking Water Regulations for Lead and Copper; Final Rule, 56 Fed. Reg. 26460-26564 (June 7, 1991).

National Primary Drinking Water Regulations, Final Rule, 56 Fed. Reg. 3526-3597 (January 30, 1991).

USEPA Guidelines for Carcinogenic Risk Assessment, 51 Fed. Reg. 33992-34003 (September 24, 1986).

NCRP. National Council on Radiation Protection, 7910 Woodmont Ave., Bethesda, MD (301) 657-6252

"Maximum Permissible Body Burdens and Maximum Permissible Concentrations of Radionuclides in Air and in Water for Occupational Exposure", NCRP Report Number 22, June 5, 1959.

NTIS. National Technical Information Service, 5285 Port Royal Road, Springfield, VA 22161 (703) 487-4600.

"Methods for Chemical Analysis of Water and Wastes," EPA Publication No. EPA-600/4-79-020, (March 1983), Doc. No. PB 84-128677

"Methods for the Determination of Organic Compounds in Drinking Water", EPA, EMSL, EPA-600/4-88/039 (Dec. 1988), Doc. No. PB 89-220461

"Practical Guide for Ground-Water Sampling", EPA Publication No. EPA/600/2-85/104 (September 1985), Doc. No. PB 86-137304

"Test Methods for Evaluating Solid Wastes, Physical/Chemical Methods", EPA Publication No. SW-846 (Third Edition, 1986, as amended by Revision I (December 1987), Doc. No. PB 89-148076

USGS. United States Geological Survey, 1961 Stout St., Denver, CO 80294 (303) 844-4169

"Techniques of Water Resources Investigations of the United States Geological Survey, Guidelines for Collection and Field Analysis of Ground-Water Samples for Selected Unstable Constituents", Book I, Chapter D2 (1981).

b) This Section incorporates no later editions or amendments.

Section 620.130 Exemption from General Use Standards and Public and Food Processing Water Supply Standards

Groundwater is not required to meet the general use standards and public and food processing water supply standards of 35 Ill. Adm. Code 302. Subparts B and C.

Section 620.135 Exclusion for Underground Waters in Certain Man-Made Conduits

This Part does not apply to underground waters contained in man-made subsurface drains, tunnels, reservoirs, storm sewers, tiles or sewers.

SUBPART B: GROUNDWATER CLASSIFICATION

Section 620.201 Groundwater Designations

All groundwaters of the State are designated as:

- a) One of the following four classes of groundwater in accordance with Sections 620.210 through 620.240:
 - 1) Class I: Potable Resource Groundwater
 - 2) Class II: General Resource Groundwater;
 - 3) Class III: Special Resource Groundwater;
 - 4) Class IV: Other Groundwater; or
- b) A groundwater management zone in accordance with Section 620.250.

Section 620.210 Class I: Potable Resource Groundwater

Except as provided in Sections 620.230, 620.240, or 620.250, Potable Resource Groundwater is:

- a) Groundwater located 10 feet or more below the landsurface and within:
 - The minimum setback zone of a well which serves as a potable water supply and to the bottom of such well;
 - Unconsolidated sand, gravel or sand and gravel which is 5 feet or more in thickness and that contains 12 percent or less of fines (i.e. fines which pass through a No. 200 sieve tested according to ASTM Standard Practice D2488-84, incorporated by reference at Section 620.125);
 - 3) Sandstone which is 10 feet or more in thickness, or fractured carbonate which is 15 feet of more in thickness; or
 - \star 4) Any geologic material which is capable of a:
 - A) Sustained groundwater yield, from up to a 12 inch borehole, of 150 gallons per day or more from a thickness of 15 feet or less; or
 - B) Hydraulic conductivity of 1 x 10⁻⁴ cm/sec or greater using one of the following test methods or its equivalent:

- i) Permeameter;
- ii) Slug test; or
- iii) Pump test. -
- b) Any groundwater which is determined by the Board pursuant to petition procedures set forth in Section 620.260, to be capable of potable use.

(Board Note: Any portion of the thickness associated with the geologic materials as described in subsections 620.210(a)(2), (a)(3) or (a)(4) should be designated as Class I: Potable Resource Groundwater if located 10 feet or more below the land surface.)

Section 620.220 Class II: General Resource Groundwater

Except as provided in Section 620.250, General Resource Groundwater is:

- a) Groundwater which does not meet the provisions of Section 620.210 (Class I), Section 620.230 (Class III), or Section 620.240 (Class IV).
- b) Groundwater which is found by the Board, pursuant to the petition procedures set forth in Section 620.260, to be capable of agricultural, industrial, recreational or other beneficial uses.

Section 620.230 Class III: Special Resource Groundwater

Except as provided in Section 620.250, Special Resource Groundwater is:

- a) Groundwater that is determined by the Board, pursuant to the procedures set forth in Section 620.260, to be:
 - 1) Demonstrably unique (e.g., irreplaceable sources of groundwater) and suitable for application of a water quality standard more stringent than the otherwise applicable water quality standard specified in Subpart D; or
 - 2) Vital for a particularly sensitive ecological system.
- b) Groundwater that contributes to a dedicated nature preserve that is listed by the Agency as set forth below:

- 1) A written request to list a dedicated nature preserve under this subsection must contain, at a minimum, the following information:
 - A) A general description of the site and the surrounding land use;
 - B) A topographic map or other map of suitable scale denoting the location of the dedicated nature preserve;
 - C) A general description of the existing groundwater quality at and surrounding the dedicated nature preserve;
 - D) A general geologic profile of the dedicated nature preserve based upon the most reasonably available information, including but not limited to geologic maps and subsurface groundwater flow directions; and
 - E). A description of the interrelationship between groundwater and the nature of the site.
- 2) Upon confirmation by the Agency of the technical adequacy of a written request, the Agency shall publish the proposed listing of the dedicated nature preserve in the Environmental Register for a 45-day public comment period. Within 60 days after the close of the public comment period, the Agency shall either publish a final listing of the dedicated nature preserve in the Environmental Register or provide a written response to the requestor specifying the reasons for not listing the dedicated nature preserve.
- 3) At least once annually, the Agency shall publish in the Environmental Register a complete listing of all dedicated nature preserves listed under this subsection.

For purposes of this Section the term "dedicated nature preserve" means a nature preserve that is dedicated pursuant to the Illinois Natural Areas Preservation Act (Ill. Rev. Stat. 1989, ch. 105, pars. 701 et seq.).

Section 620.240 Class IV: Other Groundwater

Except as provided in Section 620.250, Other Groundwater is:

a) Groundwater within a zone of attenuation as provided in 35 Ill. Adm. Code 811 and 814;

- b) Groundwater within a point of compliance as provided in 35 Ill. Adm. Code 724, but not to exceed a distance of 200 feet from a potential primary or secondary source.
- c) Groundwater that naturally contains more than 10,000 mg/L of total dissolved solids;
- d) Groundwater which has been designated by the Board as an exempt aquifer pursuant to 35 Ill. Adm. Code 730.104; or
- e) Groundwater which underlies a potential primary or secondary source, in which contaminants may be present from a release, if the owner or operator of such source notifies the Agency in writing and the following conditions are met:
 - 1) The outermost edge is the closest practicable distance from such source, but does not exceed:
 - A) A lateral distance of 25 feet from the edge of such potential source or the property boundary, whichever is less; and
 - B) A depth of 15 feet from the bottom of such potential source or the land surface, whichever is greater;
 - 2) The source of any release of contaminants to groundwater has been controlled;
 - 3) Migration of contaminants within the site resulting from a release to groundwater has been minimized;
 - 4) Any on-site release of contaminants to groundwater has been managed to prevent migration off-site; and
 - 5) No potable water well exists within the outermost edge as provided in subsection (e)(1).
- f) Groundwater which underlies a coal mine refuse disposal area not contained within an area from which overburden has been removed, a coal combustion waste disposal area at a surface coal mine authorized under Section 21(s) of the Act, or an impoundment that contains sludge, slurry, or precipitated process material at a coal preparation plant, in which contaminants may be present, if such area or impoundment was placed into

operation after February 1, 1983, if the owner and operator notifies the Agency in writing, and if the following conditions are met:

- 1) The outermost edge is the closest practicable distance, but does not exceed:
 - A) A lateral distance of 25 feet from the edge of such area or impoundment, or the property boundary, whichever is less; and

. .

- B) A depth of 15 feet from the bottom of such area or impoundment, or the land surface, whichever is greater;
- 2) The source of any release of contaminants to groundwater has been controlled;
- 3) Migration of contaminants within the site resulting from a release to groundwater has been minimized;
- Any on-site release of contaminants to groundwater has been managed to prevent migration off-site; and
- 5) No potable water well exists within the outermost edge as provided in subsection (e)(1).
- g) Groundwater within a previously mined area, unless monitoring demonstrates that the groundwater is capable of consistently meeting the standards of Sections 620.410 or 620.420. If such capability is determined, groundwater within the previously mined area shall not be Class IV.

Section 620.250 Groundwater Management Zone

- a) Within any class of groundwater, a groundwater management zone may be established as a three dimensional region containing groundwater being managed to mitigate impairment caused by the release of contaminants from a site:
 - 1) That is subject to a corrective action process approved by the Agency; or
 - 2) For which the owner or operator undertakes an adequate corrective action in a timely and appropriate manner and provides a written confirmation to the Agency. Such confirmation must be provided in a form as prescribed by the Agency.

- b) A groundwater management zone is established upon concurrence by the Agency that the conditions as specified in subsection (a) are met and groundwater management continues for a period of time consistent with the action described in that subsection.
- A groundwater management zone expires upon the Ac ney's receipt of appropriate documentation which confirms the completion of the action taken pursuant to subsection (a) and which confirms the attainment of applicable standards as set forth in Subpart D. The Agency shall review the on-going adequacy of controls and continued management at the site if concentrations of chemical constituents, as specified in Section 620.450(a)(4)(B), remain in groundwater at the site following completion of such action. The review must take place no less often than every 5 years and the results must be presented to the Agency in a written report.

Section 620.260 Reclassification of Groundwater by Adjusted Standard

Any person may petition the Board to reclassify a groundwater in accordance with the procedures for adjusted standards specified in Section 28.1 of the Act and 35 Ill. Adm. Code 106. Subpart G. In any proceeding to reclassify specific groundwater by adjusted standard, in addition to the requirements of 35 Ill. Adm. Code 106. Subpart G, and Section 28.1(c) of the Act, the petition shall, at a minimum, contain information to allow the Board to determine:

- a) The specific groundwater for which reclassification is requested, including but not limited to geographical extent of any aquifers, depth of groundwater, and rate and direction of groundwater flow and that the specific groundwater exhibits the characteristics of the requested class as set forth in Sections 620.210(b), 620.220(b), 620.230, or 620.240(b);
- b) Whether the proposed change or use restriction is necessary for economic or social development, by providing information including, but not limited to, the impacts of the standards on the regional economy, social benefits such as loss of jobs or closing of facilities, and economic analysis contrasting the health and environmental benefits with costs likely to be incurred in meeting the standards would be beneficial or necessary;
- c) Existing and anticipated uses of the specific groundwater;

- d) Existing and anticipated quality of the specific groundwater;
- e) Existing and anticipated contamination, if any, of the specific groundwater;
- f) Technical feasibility and economic reasonableness of eliminating or reducing contamination of the specific groundwater or of maintaining existing water quality;
- g) The anticipated time period over which contaminants will continue to affect the specific groundwater;
- h) Existing and anticipated impact on any potable water supplies due to contamination;
- i) Availability and cost of alternate water sources or of treatment for those users adversely affected;
- j) Negative or positive effect on property values; and
- k) For special resource groundwater, negative or positive effect on:
 - 1) The quality of surface waters; and
 - Wetlands, natural areas, and the life contained therein, including endangered or threatened species of plant, fish or wildlife listed pursuant to the Endangered Species Act, 16 U.S.C. 1531 et seq., or the Illinois Endangered Species Protection Act (Ill. Rev. Stat. 1989, ch. 8, par. 331 et seq.).

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SUBPART C: NONDEGRADATION PROVISIONS FOR APPROPRIATE GROUNDWATERS

Section 620.301 General Prohibition Against Use Impairment of Resource Groundwater

- a) No person shall cause, threaten or allow the release of any contaminant to a resource groundwater such that:
 - 1) Treatment or additional treatment is necessary to continue an existing use or to assure a potential use of such groundwater; or
 - 2) An existing or potential use of such groundwater is precluded.
- b) Nothing in this Section shall prevent the establishment of a groundwater management zone pursuant to Section 620.250 or a cumulative impact area within a permitted site.
- Nothing in this Section shall limit underground injection pursuant to a permit Issued by the Agency under the Act or issued by the Department of Mines and Minerals under "An Act in relation to oil, gas, coal and other surface and underground resources and to repeal an Act herein named" (Ill. Rev Stat. 1989, ch. 96 1/2, pars. 5401 et seq., as amended).
- d) Nothing in this Section shall limit the Board from promulgating nondegradation provisions applicable to particular types of facilities or activities which impact upon groundwater, including but not limited to landfills regulated pursuant to 35 Ill. Adm. Code. Subtitle G.

Section 620.302 Applicability of Preventive Notification and Preventive Response Activities

- a) Preventive notification and preventive response as specified in Sections 620.305 through 620.310 applies to:
 - 1) Class I groundwater under Section 620.210(a)(1),
 (a)(2), or (a)(3) which is monitored by the
 persons listed in subsection (b); or
 - 2) Class III groundwater which is monitored by the persons listed in subsection (b).
- b) For purposes of subsection (a), the persons that conduct groundwater monitoring are:

- 1) An owner or operator of a regulated entity for which groundwater quality monitoring must be performed pursuant to State or Federal law or regulation (e.g. Sections 106 and 107 of the Comprehensive Environmental Response, Compensation and Liability Act, (42 U.S.C. 9601, et seq.); Sections 3004 and 3008 of the Resource Conservation and Recovery Act, (42 U.S.C. 6901, et seq.); Sections 4(q), 4(v), 12(g), 21(d), 21(f), 22.2(f), 22.2(m) and 22.18 of the Act; 35 Ill. Adm. Code 724, 725, 730, 731, 750, 811 and 814.)
- 2) An owner or operator of a public water supply well who conducts groundwater quality monitoring; or
- 3) A state agency which is authorized to conduct, or is the recipient of, groundwater quality monitoring data (e.g., Illinois Environmental Protection Agency, Department of Public Health, Department of Conservation, Department of Mines and Minerals, Department of Agriculture, Office of State Fire Marshall or Department of Energy and Natural Resources).
- C) If a contaminant exceeds a standard set forth in Section 620.410 or Section 620.430, the appropriate remedy is corrective action and Sections 620.305 and 620.310 do not apply.

Section 620.305 Preventive Notification Procedures

- a) Pursuant to groundwater quality monitoring as described in Section 620.302, a preventive notification must occur whenever a contaminant:
 - 1) Listed under Section 620.310(a)(3)(A) is detected (except due to natural causes) in Class I groundwater; or
 - Denoted as a carcinogen under Section 620.410(b) is detected in Class I groundwater; or
 - 3) Subject to a standard under Section 620.430 is detected (except due to natural causes) in Class III groundwater.
- b) When a preventive notification is required for groundwater which is monitored by a regulated entity for the subject contaminant, the owner or operator of the site shall confirm the detection by resampling the monitoring well. This resampling shall be made within 30 days of the date on which the first sample analyses are received. The owner or operator shall provide a

preventive notification to the appropriate regulatory agency of the results of the resampling analysis within 30 days of the date on which the sample analyses are received, but no later than 90 days after the results of the first samples were received.

- When a preventive notification is required for groundwater which is monitored by a regulatory agency, such agency shall notify the owner or operator of the site where the detection has occurred. The owner or operator shall confirm the detection by resampling within 30 days of the date of the notice by the regulatory agency. The owner or operator shall provide preventive notification to the regulatory agency of the results of the resampling analysis within 30 days of the date on which the sample analyses are received, but no later than 90 days after the results of the first samples were received.
 - d) When a preventive notification of a confirmed detection has been provided by an owner or operator pursuant to this Section, additional detections of the same contaminant do not require further notice, provided that the groundwater quality conditions are substantially unchanged or that preventive response is underway for such contaminant.

Section 620.310 Preventive Response Activities

- a) The following preventive assessment must be undertaken:
 - 1) If a preventive notification under Section 620.305(c) is provided by a community water supply:
 - A) The Agency shall notify the owner or operator of any identified potential primary source, potential secondary source, potential route, or community water supply well that is located within 2,500 feet of the wellhead.
 - B) The owner or operator notified under subsection (a)(1)(A) shall, within 30 days of the date of issuance of such notice, sample each water well or monitoring well for the contaminant identified in the notice if the contaminant or material containing such contaminant is or has been stored, disposed, or otherwise handled at the site. If a contaminant identified under Section 620.305(a) is detected, then the well must be resampled within 30 days of the date on which the first sample analyses are received. If a

contaminant identified under Section 620.305(a) is detected by the resampling, preventive notification must be given as set forth in Section 620.305.

- C) If the Agency receives analytical results under subsection (a)(1)(B) that show a contaminant identified under Section 620.305(a) has been detected, the Agency shall:
 - i) Conduct a well site survey pursuant to Section 17.1(d) of the Act, if such a survey has not been previously conducted within the last 5 years; and
 - ii) Identify those sites or activities which represent a hazard to the continued availability of groundwaters for public use unless a groundwater protection needs assessment has been prepared pursuant to Section 17.1 of the Act.
- If a preventive notification is provided under Section 620.305(c) by a non-community water supply or for multiple private water supply wells, the Department of Public Health shall conduct a sanitary survey within 1,000 feet of the wellhead of a non-community water supply or within 500 feet of the wellheads for multiple private water supply wells.
 - If a preventive notification under Section 620.305(b) is provided by the owner or operator of a regulated entity and the applicable standard in Subpart D has not been exceeded:
 - A) The appropriate regulatory agency shall determine if any of the following occurs for Class I: Potable Resource Groundwater:
 - i) The levels set forth below are exceeded or are changed for pH:

Constituent	Criterion (mg/L)
para-Dichlorobenzene	0.005
ortho-Dichlorobenzene	0.01
Ethylbenzene	0.03
Phenols	0.001
Styrene	0.01
Toluene	0.04

SWS- with Survey

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- ii) A statistically significant increase occurs above background (as determined pursuant to other regulatory procedures (e.g., 35 Ill. Adm. Code 616, 724, 725 or 811)) for arsenic, cadmium, chromium, cyanide, lead or mercury (except due to natural causes); or for aldicarb. atrazine, carbofuran, endrin, lindane (gamma-hexachlor cyclohexane), 2,4-D, 1,1-dichloroethylene, cis-1,2-dichloroethylene, trans-1,2-dichloroethylene, methoxychlor, monochlorobenzene, 2,4,5-TP (Silvex) and 1,1,1-trichloroethane.
- iii) For a chemical constituent of gasoline, diesel fuel, or heating fuel, the constituent exceeds the following:



Constituent

Criterion (mg/L)

BETX

0.095

iv) For pH, a statistically significant change occurs from background.

(Board Note: Constituents that are carcinogens have not been listed in subsection (a)(3)(A) because the standard is set at the PQL and any exceedence thereof is a violation subject to corrective action.)

- B) The appropriate agency shall determine if, for Class III: Special Resource Groundwater, the levels as determined by the Board are exceeded.
- C) The appropriate regulatory agency shall consider whether the owner or operator reasonably demonstrates that:
 - i) The contamination is a result of contaminants remaining in groundwater from a prior release for which appropriate action was taken in accordance with laws and regulations in existence at the time of the release;
 - ii) The source of contamination is not due to the on-site release of contaminants; or

- iii) The detection-resulted from error in sampling, analysis, or evaluation.
- D) The appropriate regulatory agency shall consider actions necessary to minimize the degree and extent of contamination.
- b) The appropriate regulatory agency shall determine whether a preventative response must be undertaken based on relevant factors including, but not limited to, the considerations in subsection (a)(3).
- After completion of preventive response pursuant to authority of an appropriate regulatory agency, the concentration of a contaminant listed in subsection (a)(3)(A) in groundwater may exceed 50 percent of the applicable numerical standard in Subpart D only if the following conditions are met:
 - The exceedence has been minimized to the extent practicable;
 - 2) Beneficial use, as appropriate for the class of groundwater, has been assured; and
 - 3) Any threat to public health or the environment has been minimized.
- d) Nothing in this Section shall in any way limit the authority of the State or of the United States to require or perform any corrective action process.

SUBPART D: GROUNDWATER QUALITY STANDARDS

Section 620.401 Applicability

Groundwaters must meet the standards appropriate to the groundwater's class as specified in this Subpart and the nondegradation provisions of Subpart C.

Section 620.405 General Prohibitions Against Violations of Groundwater Quality Standards

No person shall cause, threaten or allow the release of any contaminant to groundwater so as to cause a groundwater quality standard set forth in this Subpart to be exceeded.

Section 620.410 Groundwater Quality Standards for Class I: Potable Resource Groundwater

a) Inorganic Chemical Constituents

Except due to natural causes or as provided in Section 620.450, concentrations of the following chemical constituents must not be exceeded in Class I groundwater:

Constituent	Units	<u>Standard</u>
Arsenic	mg/L	0.05 ppm
Barium	mg/L	2 .
Boron	mg/L	2
Cadmium	mg/L	0.005
Chloride	mg/L	200
Chromium	mg/L	0.1
Cobalt	mg/L	1
Copper	mg/L	0.65
Cyanide	mg/L	0.2
Fluoride	mg/L	4.0
Iron	mg/L	5
Lead	mg/L	0.0075
Manganese	mg/L	0.15
Mercury	mg/L	0.002
Nickel	mg/L	0.1
Nitrate as N	mg/L	10
Radium-226	pCi/L	20
Radium-228	pCi/L	20
Selenium	mg/L	0.05
Silver	mg/L	0.05
Sulfate	mg/L	400
Total Dissolved		
Solids (TDS)	mg/L	1,200
Zinc	mg/L	- 2 - gmyll
	C	J- 3-

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b) Organic Chemical Constituents

Except due to natural causes or as provided in Section 620.450 or subsection (c), concentrations of the following organic chemical constituents must not be exceeded in Class I groundwater:

Constituent	Standard	
		00.11
	(mg/L)	PPW
Alachlor*	0.002	
Aldicarb	0.003	
Atrazine	0.003	
Benzene*	0.005	
Carbofuran	0.04	
Carbon Tetrachloride*	0.005	
Chlordane*	0.002	
Endrin	0.002	
Heptachlor*	0.0004	
Heptachlor Epoxide*	0.0002	
Lindane (Gamma-Hexachlor		
cyclohexane) 2,4-D	0.0002	_
	0.07	
ortho-Dichlorobenzene	0.6	
para-Dichlorobenzene	0.075	
1,2-Dichloroethane* 1,1-Dichloroethylene	0.005	
cis-1,2-Dichloroethylene	0.007	
trans-1,2-Dichloroethylene	0.07	
1,2-Dichloropropane*	0.1	
Ethylbenzene	0.005	
Methoxychlor	0.7	
Monochlorobensene	0.04	
Pentachlorophenol*	0.001	
Phenois	0.001	
Polychlorinated Biphenyls (PCB's)	0.1	
(as decachloro-bipehnyl) *	0.005	
Styrene	0.1	
2,4,5-TP (Silvex)	0.05	
Tetrachloroeth mene*	0.005	
Toluene	1	
Toxaphene*	0.003	
1,1,1-Trichloroethane	0.2	
Trichloroethmene* (TCE)	0.005	
Vinyl Chloride*	0.002	
Xylenes	10	

^{*}Denotes a carcinogen.

c) Complex Organic Chemical Mixtures

*

Concentrations of the following chemical constituents of gasoline, diesel fuel, or heating fuel must not be exceeded in Class I groundwater:

Benzene*

Benzene*

0.005

BETX

*Denotes a carcinogen.

d) pH

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Except due to natural causes, a pH range of 6.5 - 9.0 units must not be exceeded in Class I groundwater.

- e) Beta Particle and Photon Radioactivity
 - 1) Except due to natural causes, the average annual concentration of beta particle and photon radioactivity from man-made radionuclides shall not exceed a dose equivalent to the total body organ greater than 4 mrem/year in Class I groundwater. If two or more radionuclides are present, the sum of their dose equivalent to the total body, or to any internal organ shall not exceed 4 mrem/year in Class I groundwater except due to natural causes.
 - 2) Except for the radionuclides listed in subsection (e)(3), the concentration of man-made radionuclides causing 4 mrem total body or organ dose equivalent must be calculated on the basis of a 2 liter per day drinking water intake using the 168-hour data in accordance with the procedure set forth in NCRP Report Number 22, incorporated by reference at in Section 620.125(a).
 - 3) Except due to natural causes, the average annual concentration assumed to produce a total body or organ dose of 4 mrem/year of the following chemical constituents shall not be exceeded in Class I groundwater:

Constituent	Critical Organ	Standard (pCi/1)
Tritium	Total body	20,000
Strontium-90	Bone marrow	8

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Section 620.420 Groundwater Quality Standards for Class II: General Resource Groundwater

- a) Inorganic Chemical Constituents
 - 1) Except due to natural causes or as provided in Section 620.450 or subsection (a)(3) or (d), concentrations of the following chemical constituents must not be exceeded in Class II groundwater:

Constituent	<u>Standard</u> (mg/L)
Arsenic	0.2
Barium	2
Cadmium	0.05
Chromium	1
Cobalt	1
Cyanide	0.6
Fluoride	4.0
Lead	0.1
Mercury	0.01
Nitrate as N	100

Except as provided in Section 620.450 or subsection (a)(3) or (d), concentrations of the following chemical constituents must not be exceeded in Class II groundwater:

Constituent	<u>Standard</u> (mg/L)
Boron	2.0
Chloride	200
Copper	0.65
Iron	5
Manganese	10
Nickel	2
Selenium	0.05
Total Dissolved Solids	
(TDS)	1,200
Sulfate	400
Zinc	10

The standard for any inorganic chemical constituent listed in subsection (a)(2), for barium, or for pH does not apply to groundwater within fill material or within the upper 10 feet of parent material under such fill material on a site not within the rural property class for which:

*;**

- A) Prior to the effective date of this Part, surficial characteristics have been altered by the placement of such fill material so as to impact the concentration of the parameters listed in subsection (a)(3), and any on-site groundwater monitoring of such parameters is available for review by the Agency.
- B) On the effective date of this Part, surficial characteristics are in the process of being altered by the placement of such fill material, which proceeds in reasonably continuous manner to completion, so as to impact the concentration of the parameters listed in subsection (a)(3), and any on-site groundwater monitoring of such parameters is available for review by the Agency.
- 4) For purposes of subsection (a)(3), the term "fill material" means clean earthen materials, slag, ash, clean demolition debris, or other similar materials.
- b) Organic Chemical Constituents
 - Except due to natural causes or as provided in Section 620.450 or subsection (b)(2) or (d), concentrations of the following organic chemical constituents must not be exceeded in Class II groundwater:

Constituent	Standard (mg/L)
Alachlor*	0.010
Aldicarb	0.015
Atrazine	0.015
Benzene*	0.025
Carbofuran	0.2
Carbon Tetrachloride*	0.025
Chlordane*	0.01
Endrin	0.01
Heptachlor*	0.002
Heptachlor Epoxide*	0.001
Lindane (Gamma-Hexachlor	
cyclohexane)	0.001
2,4-D	0.35
ortho-Dichlorobenzene	1.5
para-Dichlorobenzene	0.375
1,2-Dichloroethane*	0.025
1,1-Dichloroethylene	0.035
cis-1,2-Dichloroethylene	0.2
trans-1,2-Dichloroethylene	0.5

0.025
1.0
0.2
0.5
0.005
0.1
0.0025
0.5
0.25
0.025
2.5
0.015
1.0
0.025
0.01
10

*Denotes a carcinogen.

2) The standards for pesticide chemical constituents listed in subsection (b)(1) do not apply to groundwater within 10 feet of the land surface, provided that the concentrations of such constituents result from the application of pesticides in a manner consistent with the requirements of the Federal Insecticide, Fungicide and Rodenticide Act (7 U. S. C. 136 et seq.) and the Illinois Pesticide Act (Ill. Rev. Stat. 1989, ch. 5, pars. 801 et seq.).

c) Complex Organic Chemical Mixtures

Concentrations of the following organic chemical constituents of gasoline, diesel fuel, or heating fuel must not be exceeded in Class II groundwater:

Constituent	<u>Standard</u> (mg/L)
Benzene* BETX	0.025 13.525

*Denotes a carcinogen.

d) pH

Except due to natural causes, a pH range of 6.5 - 9.0 units must not be exceeded in Class II groundwater that is within 5 feet of the land surface.

Section 620.430 Groundwater Quality Standards for Class III: Special Resource Groundwater

Concentrations of inorganic and organic chemical constituents must not exceed the standards set forth in Section 620.410, except for those chemical constituents for which the Board has adopted a standard pursuant to Section 620.260.

Section 620.440 Groundwater Quality Standards for Class IV: Other Groundwater

- a) Except as provided in subsections (b) or (c), Class IV: Other Groundwater standards are equal to the existing concentrations of constituents in groundwater.
- b) For groundwater within a zone of attenuation as provided in 35 Ill. Adm. Code 811 and 814, the standards specified in Section 620.420 must not be exceeded, except for concentrations of contaminants within leachate released from a permitted unit.
- For groundwater within a previously mined area, the standards set forth in Section 620.420 must not be exceeded, except for concentrations of TDS, chloride, iron, manganese, sulfates, or pH. For concentrations of TDS, chloride, iron, manganese, sulfates, or pH, the standards are the existing concentrations.

Section 620.450 Alternative Groundwater Quality Standards

- a) Groundwater Quality Restoration Standards
 - 1) Any chemical constituent in groundwater within a groundwater management zone is subject to this Section.
 - 2) Except as provided in subsections (a)(3) or (a)(4), the standards as specified in Sections 620.410, 620.420, 620.430, and 620.440 apply to any chemical constituent in groundwater within a groundwater management zone.
 - Prior to completion of a corrective action described in Section 620.250(a), the standards as specified in Sections 620.410, 620.420, 620.430, and 620.440 are not applicable to such released chemical constituent, provided that the initiated action proceeds in a timely and appropriate manner.
 - 4) After completion of a corrective action as described in Section 620.250(a), the standard for such released chemical constituent is:

- A) The standard as set forth is Section 620.410, 620.420, 620.430, or 620.440, if the concentration as determined by groundwater monitoring of such constituent is less than or equal to the standard for the appropriate class set forth in those sections; or
- B) The concentration as determined by groundwater monitoring, if such concentration exceeds the standard for the appropriate class set forth in Section 620.410, 620.420, 620.430, or 620.440 for such constituent, and:
 - i) To the extent practicable, the exceedence has been minimized and beneficial use, as appropriate for the class of groundwater, has been returned; and
 - ii) Any threat to public health or the environment has been minimized.
- 5) The Agency shall develop and maintain a listing of concentrations derived pursuant to subsection (a)(4)(B). This list shall be made available to the public and be updated periodically, but no less frequently than semi-annually. This listing shall be published in the Environmental Register.
- b) Coal Reclamation Groundwater Quality Standards
 - 1) Any inorganic chemical constituent or pH in groundwater, within an underground coal mine, or within the cumulative impact area of groundwater for which the hydrologic balance has been disturbed from a permitted coal mine area pursuant to the Surface Coal Mining Land Conservation and Reclamation Act (Ill. Rev. Stat. 1989, ch. 96 1/2, pars. 7901.1 et seq., as amended) and 62 Ill. Adm. Code 1700 through 1850, is subject to this Section.
 - Prior to completion of reclamation at a coal mine, the standards as specified in Sections 620.410(a) and (d), 620.420(a) and (e), 620.430 and 620.440 are not applicable to inorganic constituents and pH.
 - 3) After completion of reclamation at a coal mine, the standards as specified in Sections 620.410(a) and (d), 620.420(a), 620.430, and 620.440 are

applicable to inorganic constituents and pH, except:

- A) The concentration of total dissolved solids (TDS) must not exceed:
 - i) The post-reclamation concentration or 3000 mg/L, whichever is less, for groundwater within the permitted area; or
 - ii) The post-reclamation concentration of TDS must not exceed the post-reclamation concentration or 5000 mg/L, whichever is less, for groundwater in underground coal mines and in permitted areas reclaimed after surface coal mining if the Illinois Department of Mines and Minerals and the Agency have determined that no significant resource groundwater existed prior to mining (62 Ill. Adm. Code 1780.21(f) and (g)); and
- B) For chloride, iron, manganese and sulfate, the post-reclamation concentration within the permitted area must not be exceeded.
- C) For pH, the post-reclamation concentration within the permitted area must not be exceeded within Class I: Potable Resource Groundwater as specified in Section 620.210(a)(4).
- A refuse-disposal area (not contained within the area from which overburden has been removed) is subject to the inorganic chemical constituent and pH requirements of:
 - A) 35 Ill. Adm. Code 303.203 for such area that was placed into operation after February 1, 1983, and before the effective date of this Part, provided that the groundwater is a present or a potential source of water for public or food processing;
 - B) Section 620.440(c) for such area that was placed into operation prior to February 1, 1983, and has remained in continuous operation since that date; or
 - C) Subpart D for such area that is placed into operation on or after the effective date of this Part.

- 5) For a refuse disposal area (not contained within the area from which overburden has been removed) that was placed into operation prior to February 1, 1983, and is modified after that date to include additional area, this Section applies to the area that meets the requirements of subsection (b)(4)(C) and the following applies to the additional area:
 - A) 35 Ill. Adm. Code 303.203 for such additional refuse disposal area that was placed into operation after February 1, 1983, and before the effective date of this Part, provided that the groundwater is a present or a potential source of water for public or food processing; and
 - B) Subpart D for such additional area that was placed into operation on or after the effective date of this Part.
- 6) A coal preparation plant (not located in an area from which overburden has been removed) which contains slurry material, sludge or other precipitated process material, is subject to the inorganic chemical constituent and pH requirements of:
 - A) 35 Ill. Adm. Code 303.203 for such plant that was placed into operation after February 1, 1983, and before the effective date of this Part, provided that the groundwater is a present or a potential source of water for public or food processing;
 - B) Section 620.440(c) for such plant that was placed into operation prior to February 1, 1983, and has remained in continuous operation since that date; or
 - C) Subpart D for such plant that is placed into operation on or after the effective date of this Part.
- 7) For a coal preparation plant (not located in an area from which overburden has been removed) which contains slurry material, sludge or other precipitated process material, that was placed into operation prior to February 1, 1983, and is modified after that date to include additional area, this Section applies to the area that meets

the requirements of subsection (b)(6)(C) and the following applies to the additional area:

- A) 35 Ill. Adm. Code 303.203 for such additional area that was placed into operation after February 1, 1983, and before the effective date of this Part, provided that the groundwater is a present or a potential source of water for public or food processing; and
- B) Subpart D for such additional area that was placed into operation on or after the effective date of this Part.

SUBPART E: GROUNDWATER MONITORING AND ANALYTICAL PROCEDURES Section 620.505 Compliance Determination

- a) Compliance with standards at a site is to be determined as follows:
 - 1) For a structure (e.g., buildings), at the closest practical distance beyond the outermost edge for the structure.
 - For groundwater that underlies a potential primary or secondary source, the outermost edge as specified in Section 620.240(e)(1).
 - for groundwater that underlies a coal mine refuse disposal area, a coal combustion waste disposal area, or an impoundment that contains sludge, slurry, or precipitated process material at a coal preparation plant, the outermost edge as specified in Section 620.240(f)(1) or location of monitoring wells in existence as of the effective date of this Part on a permitted site.
 - 4) For a groundwater management zone, as specified in a corrective action process.
 - 5) At any point at which groundwater monitoring is conducted using any water well or monitoring well that meets the following conditions:
 - A) For a potable well other than a community water supply well, a construction report has been filed with the Department of Public Health for such potable well, or such well has been located and constructed (or reconstructed) to meet the Illinois Water Well Construction Code (Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 116.111 et seq., as amended) and 35 Ill. Adm. Code 920.
 - B) For a community water supply well, such well has been permitted by the Agency, or has been constructed in accordance with 35 Ill. Adm. Code 602.115.
 - C) For a water well other than a potable water well (e.g., a livestock watering well or an irrigation well), a construction report has been filed with the Department of Public Health or the Department of Mines and Minerals for such well, or such well has been located and constructed (or reconstructed) to

meet the Illinois Water Well Construction Code (Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 116.111 et seq., as amended) and 35 — Ill. Adm. Code 920.

- D) For a monitoring well, such well meets the following requirements:
 - i) Construction must be done in a manner that will enable the collection of groundwater samples;
 - ii) Casings and screens must be made from durable material resistant to expected chemical or physical degradation that do not interfere with the quality of groundwater samples being collected; and
 - iii) The annular space opposite the screened section of the well (i.e., the space between the bore hole and well screen) must be filled with gravel or sand if necessary to collect groundwater samples. The annular space above and below the well screen must be sealed to prevent migration of water from adjacent formations and the surface to the sampled depth.
- b) For a spring, compliance with this Subpart shall be determined at the point of emergence.

Section 620.510 Monitoring and Analytical Requirements

a) Representative Samples

A representative sample must be taken from locations respectfied in Section 620.505.

- b) Sampling and Analytical Procedures
 - Samples must be collected in accordance with the procedures set forth in the documents pertaining to groundwater monitoring and analysis, "Methods for Chemical Analysis of Water and Wastes, "Methods for the Determination of Organic Compounds in Drinking Water", "Practical Guide for Ground-Water Sampling", "Pust Methods for Evaluating Solid Wastes, Flysical/Chemical Methods" (SW-846), "Techniques of Water Resources Investigations of the United States Geological Survey, Guidelines for Collection and Field Analysis of Ground-water Samples for Selected

Unstable Constituents", incorporated by reference at Section 620.125 or other procedures adopted by the appropriate regulatory agency.

- 2) Groundwater elevation in a groundwater monitoring well must be determined and recorded when necessary to determine the gradient.
- The analytical methodology used for the analysis of constituents in Subparts C and D must be consistent with both of the following:
 - A) The methodology must have a PQL at or below the preventive response levels of Subpart C or the groundwater standard set forth in Subpart D, whichever is applicable; and
 - B) The methodology must be consistent with methodologies contained in "Methods for Chemical Analysis of Water and Wastes", "Methods for the Determination of Organic Compounds in Drinking Water", "Practical Guide for Ground-Water Sampling", "Test Methods for Evaluating Solid Wastes, Physical/Chemical Methods" (SW-846), "Techniques of Water Resources Investigations of the United States Geological Survey, Guidelines for Collection and Field Analysis of Ground-Water Samples for Selected Unstable Constituents", incorporated by reference at Section 620.125.

c) Reporting Requirements

At a minimum, groundwater monitoring analytical results must include information, procedures and techniques for:

- 1) Sample collection (including but not limited to name of sample collector, time and date of the sample, method of collection, and identification of the monitoring location);
- Sample preservation and shipment (including but not limited to field quality control);
- 3) Analytical procedures (including but not limited to the method detection limits and the PQLs); and
- 4) Chain of custody control.

SUBPART F: HEALTH ADVISORIES

Section 620.601 Purpose of a Health Advisory

This Subpart establishes procedures for the issuance of a Health Advisory that sets forth guidance levels that, in the absence of standards under Section 620.410, must be considered by the Agency in:

- a) Establishing groundwater cleanup or action levels whenever there is a release or substantial threat of a release of:
 - 1) A hazardous substance or pesticide; or
 - 2) Other contaminant that represents a significant hazard to public health or the environment.
- b) Determining whether the community water supply is taking its raw water from a site or source consistent with the siting and source water requirements of 35 Ill. Adm. Code 611.114 and 611.115.
- c) Developing Board rulemaking proposals for new or revised numerical standards.
- d) Evaluating mixtures of chemical substances.

Section 620.605 Issuance of a Health Advisory

- a) The Agency shall issue a Health Advisory for a chemical substance if all of the following conditions are met:
 - A community water supply well is sampled and a substance is detected and confirmed by resampling;
 - There is no standard under Section 620.410 for such chemical substance; and
 - 3) The chemical substance is toxic or harmful to human health according to the procedures of Appendix A, B, or C.
- b) The Health Advisory must contain a general description of the characteristics of the chemical substance, the potential adverse health effects, and a guidance level to be determined as follows:
 - If disease or functional impairment is caused due to a physiological mechanism for which there is a threshold dose below which no damage occurs, the guidance level for any such substance is the Maximum Contaminant Level Goal ("MCLG"), adopted

by USEPA for such substance, 56 Fed. Reg. 26460-26564, and 56 Fed. Reg. 3526-3597, incorporated by reference at Section 620.125. If there is no MCLG for the substance, the guidance level is the Human Threshold Toxicant Advisory Concentration for such substance as determined in accordance with Appendix A, unless the concentration for such substance is less than the lowest appropriate PQL specified in "Test Methods for Evaluating Solid Wastes, Physical/Chemical Methods", EPA Publication No. SW-846 (SW-846), incorporated by reference at Section 620.125 for the substance. If the concentration for such substance is less than the lowest appropriate PQL for the substance specified in SW-846, incorporated by reference at Section 620.125, the guidance level is the lowest appropriate PQL.

2) If the chemical substance is a carcinogen, the guidance level for any such chemical substance is the lowest appropriate PQL specified in SW-846, incorporated by reference at Section 620.125 for such substance.

Section 620.610 Publishing Health Advisories

- a) The Agency shall publish the full text of each Health Advisory upon issuance and make the document available to the public.
- b) The Agency shall publish and make available to the public, at intervals of not more than 6 months, a comprehensive and up-to-date summary list of all Health Advisories.

Section 620.615 Additional Health Advice for Mixtures of Similar-Acting Substances

- a) The need for additional health advice appropriate to site-specific conditions shall be determined by the Agency when mixtures of chemical substances are detected, where two or more of the chemical substances are similar-acting in their toxic or harmful physiological effect on the same specific organ or organ system.
- b) If mixtures of similar-acting chemical substances are present, the procedure for evaluating the mixture of such substances is specified in accordance with Appendices A, B, and C.

Section 620.Appendix A Procedures for Determining Human
Threshold Toxicant Advisory
Concentration for Class I: Potable
Resource Groundwater

a) Calculating the Human Threshold Toxicant Advisory Concentration

For those substances for which USEPA has not adopted a Maximum Contaminant Level Goal ("MCLG"), the Human Threshold Toxicant Advisory Concentration is calculated as follows:

HTTAC = RSC x ADE/W M9 = % X my x day
Where:

HTTAC = Human Threshold Toxicant Advisory
Concentration in milligrams per liter (mg/L);

ADE = Acceptable Daily Exposure of substance in milligrams per day (mg/d) as determined pursuant to subsection (b); and

W = Per capita daily water consumption equal to 2 liters per day <math>(L/d).

- b) Procedures for Determining Acceptable Daily Exposures for Class I: Potable Resource Groundwater
 - The Acceptable Daily Exposure (ADE) represents the maximum amount of a threshold toxicant in milligrams per day (mg/d) which if ingested daily for a lifetime results in no adverse effects to humans. Subsections (b)(2) through (b)(6) list, in prescribed order, methods for determining the ADE in Class I: Potable Resource Groundwater.
 - Primary and Secondary Drinking Water Regulations;

LIEAL- Lowest "

Final Rule, 56 Ped. Reg. 3526-3597, (January 30, ADE=RD x 101991), incorporated by reference at Section 620.125, must be used The 1991 620.125, must be used. The ADE equals the product of multiplying the Reference Dose by 70 kilograms (kg), which is the assumed average weight of an adult human.

ADE = . I (NOMEL-H) X 70Kg

3)

For those substances for which a no observed adverse effect level for humans (NOAEL-H) exposed to the substance has been derived, the ADE equals the product of multiplying one-tenth of the NOAEL-H given in milligrams of toxicant per kilogram of body weight per day (mg/kg/d) by the average weight of an adult human of 70 kilograms (kg). If two or more studies are available, the lowest NOAEL-H must be used in the calculation of the ADE.

ADE=.1 (LOKEL-H) x 70 Kg

For those substances for which only a lowest observed adverse effect level for humans (LOAEL-H) exposed to the substance has been derived, one-tenth the LOAEL-H must be substituted for the NOAEL-H in subsection (b)(3).

adverse effect level has been derived from studies of mammalian test species (NOAEL-A) exposed to the substance, the ADE equals the product of multiplications. Substance, the ADE equals the product of multiplying 1/100 of the NOAEL-A given in milligrams toxicant per bilograms milligrams toxicant per kilogram of test species weight per day (mg/kg/d) by the average weight of an adult human of 70 kilograms (kg). Preference will be given to animal studies having High Validity; as defined in subsection (c), in the order listed in that subsection. Studies having a Medium Validity must be considered if no studies having High Validity are available. If studies of Low Validity must be used, the ADE must be calculated using 1/1000 of the NOAEL-A having Low Validity instead of 1/100 of the NOAEL-A of High or Medium Validity, except as described in subsection (b) (6) having High Validity are available. If studies of subsection (b)(6). If two or more studies among different animal species are equally valid, the lowest NOAEL-A among animal species must be used in the calculation of the ADE. Additional considerations in selecting the NOAEL-A include:

If the NOAEL-A is given in milligrams of toxicant per liter of water consumed (mg/L), prior to calculating the ADE the NOAEL-A must be multiplied by the average daily volume of water consumed by the mammalian test species in liters per day (1/d) and divided by the

average weight of the mammalian test species in kilograms (kg).

- B) If the NOAEL-A is given in milligrams of toxicant per kilogram of food consumed (mg/kg), prior to calculating the ADE, the NOAEL-A must be multiplied by the average amount in kilograms of food consumed daily by the mammalian test species (kg/d) and divided by the average weight of the mammalian test species in kilograms (kg).
- C) If the mammalian test species was not exposed to the toxicant each day of the test period, the NOAEL-A must be multiplied by the ratio of days of exposure to the total days of the test period.
- D) If more than one equally valid NOAEL-A is available for the same mammalian test species, the best available data must be used.
- 6) For those substances for which a NOAEL-A is not available but the lowest observed adverse effect level (LOAEL-A) has been derived from studies of mammalian test species exposed to the substance, one-tenth of the LOAEL-A may be substituted for the NOAEL-A in subsection (b) (5). The LOAEL-A must ~ be selected in the same manner as that specified in subsection (b)(5). One-tenth the LOAEL-A from a study determined to have Medium Validity may be substituted for a NOAEL-A in subsection (b)(3) if the NOAEL-A is from a study determined to have Low Validity, or if the toxicity endpoint measured in the study having the LOAEL-A of Medium Validity is determined to be more biologically relevant than the toxicity endpoint measured in the study having the NOAEL-A of Low Validity.
- c) Procedures for Establishing Validity of Data from Animal Studies
 - 1) High Validity Studies
 - A) High validity studies use a route of exposure by ingestion or gavage, and are based upon:
 - i) Data from animal carcinogenicity studies with a minimum of 2 dose levels and a control group, 2 species, both sexes, with 50 animals per dose per sex, and at least 50 percent survival at 15 months

in mice and 18 months in rats and at least 25 percent survival at 18 months in mice and 24 months in rats;

- ii) Data from animal chronic studies with a minimum of 3 dose levels and a control group, 2 species, both sexes, with 40 animals per dose per sex, and at least 50 percent survival at 15 months in mice and 18 months in rats and at least 25 percent survival at 18 months in mice and 24 months in rats, and a well-defined NOAEL; or
- iii) Data from animal subchronic studies with a minimum of 3 dose levels and control, 2 species, both sexes, 4 animals per dose per sex for non-rodent species or 10 animals per dose per sex for rodent species, a duration of at least 5% of the test species' lifespan, and a well-defined NOAEL.
- B) Supporting studies which reinforce the conclusions of a study of Medium Validity may be considered to raise such a study to High Validity.
- 2) Medium Validity Studies

Medium validity studies are based upon:

- A) Data from animal carcinogenicity, chronic, or subchronic studies in which minor deviations from the study design elements required for a High Validity Study are found, but which otherwise satisfy the standards for a High Validity Study;
- B) Data from animal carcinogenicity and chronic studies in which at least 25 percent survival is reported at 15 months in mice and 18 months in rats (a lesser survival is permitted at the conclusion of a longer duration study, but the number of surviving animals should not fall below 20 percent per dose per sex at 18 months for mice and 24 months for rats), but which otherwise satisfy the standards for a High Validity Study;
- C) Data from animal subchronic or chronic studies in which a Lowest Observable Adverse Effect Level (LOAEL) is determined, but which

otherwise satisfy the standards for a High Validity Study; or

- D) Data from animal subchronic or chronic studies which have an inappropriate route of exposure (for example, intraperitoneal injection or inhalation) but which otherwise satisfy the standards for a High Validity Study, with correction factors for conversion to the oral route.
- 3) Low Validity Studies

Low validity studies are studies not meeting the standards set forth in subsection (c)(1) or (c)(2).

- Section 620.Appendix B Procedures for Determining Hazard Indices for Class I: Potable Resource Groundwater for Mixtures of Similar-Acting Substances
 - a) This appendix describes procedures for evaluating mixtures of similar-acting substances which may be present in Class I: Potable Resource Groundwaters. Except as provided otherwise in subsection (c), subsections (d) through (h) describe the procedure for determining the Hazard Index for mixtures of similar-acting substances.
 - b) For the purposes of this appendix, a "mixture" means two or more substances which are present in Class I: Potable Resource Groundwater which may or may not be related either chemically or commercially, but which are not complex mixtures of related isomers and congeners which are produced as commercial products (for example, PCBs or technical grade chlordane).
 - c) The following substances listed in Section 620.410 are mixtures of similar acting substances:
 - 1) Mixtures of ortho-Dichlorobenzene and para-Dichlorobenzene. The Hazard Index ("HI") for such mixtures is determined as follows:
 - 2) Mixtures of 1,1-Dichloroethylene and 1,1,1-trichloroethane. The Hazard Index ("HI") for such mixtures is determined as follows:
 - HI = [1,1-Dichloroethylene]\0.007 +
 [1,1,1-trichloroethane]\0.2
 - d) When two or more substances occur together in a mixture, the additivity of the toxicities of some or all of the substances will be considered when determining health-based standards for Class I: Potable Resource Groundwater. This is done by the use of a dose addition model with the development of a Hazard Index for the mixture of substances with similar-acting toxicities. This method does not address synergism or antagonism. Guidelines for determining when the dose addition of similar-acting substances is appropriate are presented in Appendix C.

The Hazard Index is calculated as follows:

 $HI = {\lambda} \lambda L \lambda + {B} \lambda L B + . . . [I] \lambda L I$

Where:

HI = Hazard Index, unitless.

[A], [B], [I] = Concentration of each similar-acting substance in groundwater in milligrams per liter (mg/L).

ALA, ALB, ALI = The acceptable level of each similar-acting substance in the mixture in milligrams per liter (mg/L).

- e) For substances which are considered to have a threshold mechanism of toxicity, the acceptable level is:
 - 1) The standards listed in Section 620.410; or
 - 2) For those substances for which standards have not been established in Section 620.410, the Human Threshold Toxicant Advisory Concentration (HTTAC) as determined in Appendix A.
- f) For substances which are carcinogens, the acceptable level is:
 - 1) The standards listed in Section 620.410; or
 - 2) For those substances for which standards have not been established under Section 620.410, the lowest appropriate PQL of USEPA-approved analytical methods specified in SW-846, incorporated by reference at Section 620.125, for each substance.
- g) Since the assumption of dose addition is most properly applied to substances that induce the same effect by similar modes of action, a separate HI must be generated for each toxicity endpoint of concern.
- h) In addition to meeting the individual substance objectives, a Hazard Index must be less than or equal to 1 for a mixture of similar-acting substances.

Section 620.Appendix C Guidelines for Determining When Dose
Addition of Similar-Acting Substances in
Class I: Potable Resource Groundwaters
is Appropriate

- a) Substances must be considered similar-acting if:
 - 1) The substances have the same target in an organism (for example, the same organ, organ system, receptor, or enzyme).
 - The substances have the same mode of toxic action. These actions may include, for example, central nervous system depression, liver toxicity, or cholinesterase inhibition.
- b) Substances that have fundamentally different mechanisms of toxicity (threshold toxicants vs. carcinogens) must not be considered similar-acting. However, carcinogens which also cause a threshold toxic effect should be considered in a mixture with other similar-acting substances having the same threshold toxic effect. In such a case, an Acceptable Level for the carcinogen must be derived for its threshold effect, using the procedures described in Appendix A.
- C) Substances which are components of a complex mixture of related compounds which are produced as commercial products (for example, PCBs or technical grade chlordane) are not mixtures, as defined in Appendix B. Such complex mixtures are equivalent to a single substance. In such a case, the Human Threshold Toxicant Advisory Concentration may be derived for threshold effects of the complex mixture, using the procedures described in Appendix A, if valid toxicological or epidemiological data are available for the complex mixture. If the complex mixture is a carcinogen, the Health Advisory Concentration is the lowest appropriate PQL of USEPA-approved analytical methods specified in SW-846, incorporated by reference at Section 620.125.

Section 620.Appendix D Confirmation of an Adequate Corrective Action Pursuant to 35 Ill. Adm. Code 620.250 (a)(2).

Pursuant to 35 Ill. Adm. Code 620.250(a) if an owner or operator provides a written confirmation to the Agency that an adequate corrective action, equivalent to a corrective action process approved by the Agency, is being undertaken in a timely and appropriate manner, then a groundwater management zone may be established as a three-dimensional region containing groundwater being managed to mitigate impairment caused by the release of contaminants from a site. This document provides the form in which the written confirmation is to be submitted to the Agency.

- Note 1. Parts I and II are to be submitted to IEPA at the time that the facility claims the alternative groundwater standards. Part III is to be submitted at the completion of the site investigation. At the completion of the corrective process, a final report is to be filed which includes the confirmation statement included in Part IV.
- Note 2. The issuance of a permit by IEPA's Division of Air Pollution Control or Water Pollution Control for a treatment system does not imply that the Agency has approved the corrective action process.
- Note 3. If the facility is conducting a cleanup of a unit which is subject to the requirements of the Resource Conservation and Recovery Act (RCRA) or the 35 Ill. Adm. Code 731 regulations for Underground Storage Tanks, this confirmation process is not applicable and cannot be used.
- Note 4. If the answers to any of these questions require explanation or clarification, provide such in an attachment to this document.

Part I. Facility Information	Part	I.	Facility	Information
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Facility Facility				 	 	
County				 	 	
Standard	Industrial	Code	(SIC)			

- 1. Provide a general description of the type of industry, products manufactured, raw materials used, location and size of the facility.
- What specific units (operating or closed) are present at the facility which are or were used to manage waste, hazardous waste, hazardous substances or petroleum?

X San San X

	YES	ИО
Landfill	· 	
Surface Impoundment		
Land Treatment		
Spray Irrigation		
Waste Pile		
Incinerator		
Storage Tank (above ground)		
Storage Tank (underground)		
Container Storage Area		
Injection Well		
Water Treatment Units		
Septic Tanks		
French Drains		
Transfer Station		
Other Units (Please describe)		

- 3. Provide an extract from a USGS topographic or county map showing the location of the site and a more detailed scaled map of the facility with each waste management unit identified in Question 2 or known/suspected source clearly identified. Map scale must be specified and the location of the facility must be provided with respect to Township, Range and Section.
- 4. Has the facility ever conducted operations which involved the generation, manufacture, processing, transportation, treatment, storage or handling of "hazardous substances" as defined by the Illinois Environmental Protection Act? Yes _____ No ____ If the answer to this question is "yes" generally describe these operations.
- Has the facility generated, stored or treated hazardous waste as defined by the Resource Conservation and Recovery Act? Yes _____ No ____ If the answer to this question is "yes" generally describe these operations.
- 6. Has the facility conducted operations which involved the processing, storage or handling of petroleum?

 Yes No If the answer to this questions is "yes" describe these operations.
- 7. Has the facility ever held any of the following permits?
 - Permits for any waste storage, waste treatment or waste disposal operation. Yes _____ No ____ If

the answer to this question is "yes", identify the IEPA permit numbers.

	b.	Interim Status und	er the Resources Conservation
		and Recovery Act (application). Yes	filing of a RCRA Part A No If the answer s "yes", attach a copy of the
·	c.	RCRA Part B Permit answer to this que permit log number.	s. Yes No If the stion is "yes", identify the
8.			conducted the closure of a RCRA ent unit? Yes No
9.			ng State or federal government a release at the facility?
	a.	alleged contaminate property (e.g., a of the Environment No If the a	ion regarding known, suspected or ion on or emanating from the Notice pursuant to Section 4(q) all Protection Act)? Yes ion and date of issuance.
	b.	Section 22.2 (Stat	Order under RCRA, CERCLA, EPAct te Superfund), or EPAct Section . Yes No
	c.	checking "yes", is	a or b were answered by the notice, order or decree
10.	subj Clas Clas	ect to at the compi s I Class I	ification will the facility be letion of the remediation? Class III Class III than one Class applies, please
11.		cribe the circumstandater was identified	nces which the release to fied.
gathering	the is,	information, I cer	sons directly responsible for tify that the information knowledge and belief, true and
Facility	Name		Signature of Owner/Operator
Location	of F	acility	Name of Owner/Operator

٠	FPI	L T	den	+ i 1	ic	at	ion	Num	be:	•

Date

PART II: Release Information

1. Identify the chemical constituents released to the groundwater. Attach additional documents as necessary.

Chemical Description	Chemical Abstract No.

- 2. Describe how the site will be investigated to determine the source or sources of the release.
- 3. Describe how groundwater will be monitored to determine the rate and extent of the release.
- 4. Has the release been contained on-site at the facility?
- 5. Describe the groundwater monitoring network and groundwater and soil sampling protocols in place at the facility.
- 6. Provide the schedule for investigation and monitoring.
- 7. Describe the laboratory quality assurance program utilized for the investigation.
- 8. Provide a summary of the results of available soil testing and groundwater monitoring associated with the release at the facility. The summary of results should provide the following information: dates of sampling; types of samples taken (soil or water); locations and depths of samples; sampling and analytical methods; analytical laboratories used; chemical constituents for which analyses were performed; analytical detection limits; and concentrations of chemical constituents in ppm (levels below detection should be identified as "ND").

Based on my inquiry of those persons directly responsible for gathering the information, I certify that the information submitted is, to the best of knowledge and belief, true and accurate and confirm that the actions identified herein will be undertaken in accordance with the schedule set forth herein.

Facility Name	Signature of Owner/Operator

Loca	tion	of	Fac	lli	ty
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Name of Owner/Operator

EPA Identification Number

Date

Part III: Remedy Selection Information

- 1. Describe the selected remedy.
- 2. Describe other remedies which were considered and why they were rejected.
- 3. Will waste, contaminated soil or contaminated groundwater be removed from the site in the course of this remediation? Yes _____ No ____ If the answer to this question is "yes", where will the contaminated material be taken?
- 4. Describe how the selected remedy will accomplish the maximum practical restoration of beneficial use of groundwater.
- 5. Describe how the selected remedy, will minimize any threat to public health or the environment.
- 6. Describe how the selected remedy will result in compliance with the applicable groundwater standards.
- 7. Provide a schedule for design, construction and operation of the remedy, including dates for the start and completion.
- 8. Describe how the remedy will be operated and maintained.
- 9. Have any of the following permits been issued for the remediation?
 - a. Construction or Operating permit from the Division of Water Pollution Control. Yes _____ No ____
 - b. Land treatment permit from the Division of Water Pollution Control. Yes _____ No ____ If the answer to this question is "yes", identify the permit number.
 - c. Construction or Operating permit from the Division of Air Pollution Control. Yes No If the answer to this question is "yes", identify the permit number.

10. How will groundwater at the facility be-monitored following completion of the remedy to ensure that the groundwater standards have been attained?

Based on my inquiry of those persons directly responsible for gathering the information, I certify that the information submitted is, to the best of my knowledge and belief, true and accurate and confirm that the actions identified herein will be undertaken in accordance with the schedule set forth herein.

		
Facility Name	Signature	of Owner/Operator
Location of Facility	Name of Ow	ner/Operator
EPA Identification Nu	mber Date	
PART IV: Completion	Certification	
soil and groundwater	st accompany documentati monitoring data demonstr rective process describe	ating successful
Facility Name _ Facility Address _		
County Standard Industrial C	Code (SIC)	
gathering the information, equivalent to	of those persons directly ation, I certify that an a corrective action propertaken and that the following met:	adequate corrective ocess approved by the
Chemical Name	Chemical Abstract No.	Concentration (mg/l)
Facility Name	Signature	of Owner/Operator
Location of Facility	Name of Ow	wner/Operator

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Date

IT IS SO ORDERED.

Board Member J.D. Dumelle concurred.

I, Dorothy M. Gunn, Clerk of the Illinois Pollution Control Board, hereby certify that the above Opinion and Order was adopted on the 70 day of formula, 1991, by a vote of 7-0.

orothy M. Grnn, Clerk

Illinois Poilution Control Board